

OGC Has Reviewed

Finance Division

22 January 1952

Office of General Counsel

Military Staff Agents - Retirement Deductions

1. In your memorandum of 8 December 1951, you have asked several questions regarding retirement deductions for a staff employee converted to staff agent and [REDACTED] and a military officer assigned to this Agency and appointed as a staff agent. The former type is clearly a "Military Staff Agent" within the definition of § 14.3n. The latter is either within § 14.3n or "Military Personnel" under § 14.4. Clarification should be obtained from Personnel on his status, since his prime employment is one or the other, but not both.

2. Answers to specific questions under paragraph 3 of your memo are keyed to your sub paragraph numbers:

- (1) By § 14.3n of the CFR's, " . . . Those provisions normally made for staff agents will be applied as appropriate". § 14.3d then controls. Since this type of person is essentially an employee of CIA, retirement deductions should be collected.
- (2) Collections should be made on the basis of CIA salary in accordance with § 14.3d.
- (1) If this is a "Military Staff Agent", the answer is given to question (a) (1). If it comes under "Military Personnel" who are on active duty with one of the Armed Services and assigned to CIA, see § 14.4g, the answer then being "no".
- (b) (2) This is answered under (a) (2) for "Military Staff Agents", for "Military Personnel", it is inapplicable as indicated in (b) (1) above.

3. We trust this provides adequate guidance, but if further interpretation is needed, please advise this office.

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Office of the General Counsel

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